

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF PUERTO RICO**

**IN RE:**

**PEDRO SEVILLA ESTELA  
MARITZA RIVERA RODRIGUEZ  
Debtors**

**CASE NO. 10-07630 (BKT)**

**CHAPTER 13**

**OBJECTION TO CONFIRMATION OF PLAN**

**TO THE HONORABLE COURT:**

**NOW COMES, Scotiabank de Puerto Rico, through  
counsel, and most respectfully **STATES** and **PRAYS**:**

1. Debtor in instant matter filed a Plan of Reorganization on February 8, 2011.
2. Appearing party objects the mentioned plan because the loan matured on January 1, 2011 accordingly the propose plan does no comply with 11USC 1322 (d) (2).
3. Additionally the plan is not feasible and debtor is causing unreasonable delay which is prejudicial to creditor.

**WHEREFORE, it is respectfully requested that this motion BE GRANTED accordingly the confirmation of the**

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plan BE DENIED, with such further relief as is deemed appropriate in the circumstances.

**I CERTIFY**, that on this same date, I electronically filed the foregoing with the Clerk of this Court via CM/ECF system, which will electronically send notification of such filing to the following to: **Mr. Jose M Prito Carballo; Mr. Jose R. Carrion Morales; and Ms. Monsita Lecaroz Arribas.**

In San Juan, Puerto Rico, this 5, day of May, 2011.



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